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       THE LAW OFFICES OF RANDOLPH H. GOLDBERG
       RANDOLPH H. GOLDBERG, ESQ.
       4000 S. Eastern Avenue, Suite 200
       Las Vegas, Nevada 89119
       (702) 735-1500
      Attorney for Debtor
      Nevada State Bar no. 5970
                       UNITED STATES BANKRUPTCY COURT
    б
   7
                             DISTRICT OF NEVADA
   8
                                 * * * * *
      In re:
      CRAIG ROSENSTEIN &
                                           BANKRUPTCY NUMBER:
     AUDREY ROSENSTEIN
                                            BK-S-09-25742-BAM
  10
                                              Chapter 13
  11
                    Debtor.
                                          Date: N/A
  12
                                          Time: N/A
          APPLICATION TO VOLUNTARILY DISMISS CHAPTER 13 PETITION
 13
 14
               The application of the above-named Debtor respectfully
 15
     represents:
 16
               1. A Voluntary Petition for relief under Chapter 13 of
    Title 11 of the United States Bankruptcy code was filed herein
 17
    on or about AUGUST 26 2009.
 19
              2. The Debtor is qualified to request the dismissal of
20
    this case under the provisions of section 1307(b) of the United
    States Code in that they no longer needs the protection of this
22
    Court.
23
         WHEREFORE, the applicant prays that the Order for relief
   resulting from the filing of the Voluntary Chapter 13 Bankruptcy
   Petition be set aside and that the Debtor's Voluntary Petition
26
   for relief under Chapter 13 of the Bankruptcy Code be dismissed
27
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² without prejudice and for such other and further relief as the 3 Court may deem just and proper in the premises. DATED this _____ of _____, 2009. THE LAW OFFICES OF RANDOLPH H. GOLDBERG By__/s/RANDOLPH GOLDBERG/s/ RANDOLPH H. GOLDBERG, ESQ. 4000 S. Eastern, Suite 200 Las Vegas, Nevada 89119 Attorney for Debtor 1.4

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1
                              VERIFICATION
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3
   STATE OF NEVADA
                       SS:
   COUNTY OF CLARK
                       )
5
             CRAIG & AUDREY ROSENSTEIN, being first duly sworn,
             deposes and says:
6
             That they are the debtors in the above-entitled
7
   action; that he has read the foregoing Application to
8
   Dismiss the Voluntary Chapter 13 Petition and knows the
9
   contents thereof, and that the same is true of his own
1.0
   knowledge except for those matters therein stated on
11
   information and belief and as for those matters he believes
12
   them to be true.
13
  /s/ CRAIG ROSENSTEIN
   CRAIG ROSESTEIN, DEBTOR
15
16
17
    /s/ AUDREY ROSENSTEIN
18
  AUDREY ROSENSTEIN, DEBTOR
19
20
   SUBSCRIBED and SWORN to before me
   this 18TH day of SEPTEMBER, 2009.
22
23
   /s/ADAM PARMELEE/s/__
  NOTARY PUBLIC in and for said
25 County and State.
26
27
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